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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/786,502	05/18/2001 7590 10/01/2002	Michel Sadelain	MSK.P-040	1539
OPPEDAHL AND LARSON LLP			EXAMINER	
P O BOX 5068 DILLON, CO 80435-5068			HOLLERAN, ANNE L	
			ART UNIT	PAPER NUMBER
			1642	10
	•		DATE MAILED: 10/01/2002	O_J

Please find below and/or attached an Office communication concerning this application or proceeding.

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20	Application No.	Applicant(s)				
	09/786,502	SADELAIN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Anne Holleran	1642				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet	with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w	36(a). In no event, however, may	a reply be timely filed nirty (30) days will be considered timely.				
 Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	cause the application to become	ABANDONED (35 U.S.C. § 133).				
	ulv 2002					
1) Responsive to communication(s) filed on <u>02 J</u> 2a) This action is FINAL . 2b) Thi	is action is non-final.					
3) Since this application is in condition for allowa		latters prosecution as to the merits is				
closed in accordance with the practice under a Disposition of Claims						
4) Claim(s) 1-24 is/are pending in the application						
4a) Of the above claim(s) is/are withdray	vn from consideration.					
5) Claim(s) is/are allowed.						
6)☐ Claim(s) is/are rejected.						
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.					
8) Claim(s) 1-24 are subject to restriction and/or e	election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner						
10) The drawing(s) filed on is/are: a) accept						
Applicant may not request that any objection to the						
11) The proposed drawing correction filed on		disapproved by the Examiner.				
If approved, corrected drawings are required in rep						
12) The oath or declaration is objected to by the Exa	aminer.					
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C	s. § 119(a)-(d) or (f).				
a) All b) Some * c) None of:						
1. Certified copies of the priority documents						
2. ☐ Certified copies of the priority documents						
 3. Copies of the certified copies of the prior application from the International But * See the attached detailed Office action for a list 	reau (PCT Rule 17.2(a))).				
14) Acknowledgment is made of a claim for domestic	c priority under 35 U.S.C	C. § 119(e) (to a provisional application).				
 a) The translation of the foreign language pro 15) Acknowledgment is made of a claim for domesti 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of	w Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)				

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DETAILED ACTION

1. The response to the Restriction requirement is acknowledged. The response was filed July 2, 2002. Upon further consideration, the Restriction requirement of Paper No. 6 is set forth below by applying the PCT standard for lack of unity.

Election/Restrictions

2. Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions that are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.

Group I, claim(s) 1-6 and 17-20, drawn to compositions comprising fusion receptors comprising scFv that bind PSMA linked to a cytoplasmic domain of a molecule that functions as a transducer of a mammalian immune response in the presence of a costimulatory factor.

Group II, claim(s) 7-11 and 21-24, drawn to polynucleotide expression vectors, host cells and methods of using an expression vector, where the expression vectors encode fusion receptors comprising scFv that bind PSMA linked to a cytoplasmic domain of a molecule that functions as a transducer of a mammalian immune response in the presence of a costimulatory factor.

The inventions listed as Groups I and II do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: the technical feature of the inventions of group I is that of a polypeptide product that is a fusion protein comprising a scFv that binds PSMA, where the scFv is linked to a cytoplasmic domain of a molecule that functions as a transducer of a mammalian immune response in the presence of a costimulatory factor; whereas the technical feature of group II is that of a polynucleotide expression vector product that encodes a fusion

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protein comprising a scFv that binds PSMA, where the scFv is linked to a cytoplasmic domain of

a molecule that functions as a transducer of a mammalian immune response in the presence of a

costimulatory factor. Thus, groups I and II have different technical features and lack unity of

invention. Furthermore, PCT Rule 13.1 does not provide for the examination of multiple

products, but the examination of one product with methods of making and methods of use.

3. Applicant is advised that the reply to this requirement to be complete must include an

election of the invention to be examined even if the requirement is traversed (37 CFR 1.143).

4. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the

inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the

currently named inventors is no longer an inventor of at least one claim remaining in the

application. Any amendment of inventorship must be accompanied by a request under 37 CFR

1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the Office should be directed to Anne Holleran, Ph.D. whose telephone number is (703) 308-8892. Examiner Holleran can normally be reached Monday through Friday, 9:30 am to 2:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anthony Caputa, Ph.D. can be reached at (703) 308-3995.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist at telephone number (703) 308-0196.

Anne L. Holleran Patent Examiner September 29, 2002 ANTHONY C. CAPUTA
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER-1600 and TECHNOLOGY CENTER 1600

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